# IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

IN RE: NISSAN NORTH AMERICA, INC. ODOMETER LITIGATION	) MDL Docket No. 3:08-md-1921 ) ALL CASES ) Judge Trauger )
--	--

### **[PROPOSED]** CASE MANAGEMENT ORDER NO. 4

On March 12, 2009, the Court entered Case Management Order No. 3 [Dkt. No. 64], which ordered that the parties direct their efforts to complete discovery as to design of the odometer systems in the relevant models of vehicles and allegedly offending devices, and file any dispositive motions on Plaintiffs' claims under the Federal Odometer Act. After considering the parties' briefing and evidence, the Court granted Defendants' Motion for Summary Judgment on Plaintiffs' Federal Odometer Act claims. [Dkt. No. 117].

Now that the phase of the litigation addressed by Case Management Order No. 3 has been completed, the parties agree, and the Court believes, that new case deadlines are necessary. Accordingly, the following deadlines shall apply in this proceeding:

Deadline to file Motion for Class Certification.	January 31, 2012
Plaintiffs' expert disclosures and reports due for any experts to be relied upon in support of Motion for Class Certification	January 31, 2012
Deadline for any dispositive motions Plaintiffs request to be considered prior to or in connection with class certification	January 31, 2012
Deadline for Plaintiffs to produce class certification experts for deposition	March 15, 2012
Deadline to file response to Motion for Class Certification	April 15, 2012

Defendants' expert disclosures and reports due for any experts to be relied upon in opposition to Motion for Class Certification	April 15, 2012
Deadline for any dispositive motions Defendants request to be considered prior to or in connection with class certification	April 15, 2012
Deadline for Defendants to produce class certification experts for deposition	May 15, 2012
Deadline to file reply re: Motion for Class Certification.	May 31, 2012
Class certification hearing.	

Date:	6/13/11

United States District Judge

## **APPROVED FOR ENTRY:**

/s/ Richard L. Coffman by JHZ w/ permission Richard L. Coffman, Esq. Texas Bar No. 04497460 THE COFFMAN LAW FIRM First City Building 505 Orleans St., Ste. 505 Beaumont, TX 77701 (409) 833-7700 (866) 835-8250 FAX

Email: rc@cofflaw.com

Attorney for Plaintiff Thomas L. Harken, Jr. and Interim Class Counsel for Non-Womack Plaintiffs

### /s/ R. Stephen Woodfin by JHZ w/ permission

R. Stephen Woodfin, Esq.
Texas Bar No. 21930400
LAW OFFICE OF STEPHEN WOODFIN
1012 Houston
Kilgore, TX 75663
(903) 984-0518
(903) 984-2574 FAX
Email: stephenwoodfin@sydcom.net

Attorney for Plaintiffs Rebecca Womack and Steven Fahle and Interim Class Counsel for Womack Plaintiffs

## /s/ E. Paul Cauley, Jr. by JHZ w/ permission

E. Paul Cauley, Jr. (admitted pro hac vice) TX Bar No. 04018900 SEDGWICK, DETERT, MORAN & ARNOLD, LLP 1717 Main Street, Suite 5400 Dallas, TX 75201

Telephone: (469) 227-8200 Facsimile: (469) 227-8004 E-mail: paul.cauley@sdma.com

and

#### /s/ Jessalyn H. Zeigler

R. Dale Grimes (BPR No. 6223) Jessalyn H. Zeigler (BPR No. 16139) BASS, BERRY & SIMS PLC 150 Third Avenue South, Suite 2800 Nashville, TN 37201 Telephone (615) 742-6200 Facsimile (615) 742-6293

E-mail: dgrimes@bassberry.com E-mail: jzeigler@bassberry.com

Attorneys for Defendant Nissan North America, Inc. and Nissan Motor Co., Ltd.